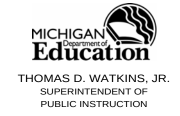


# STATE OF MICHIGAN DEPARTMENT OF EDUCATION LANSING



#### **MEMORANDUM**

TO: Intermediate and Local Directors of Special Education and

**Public School Academies** 

FROM: Lauren S. Harkness, Administrative Law Judge

Office of Administrative Law

DATE: February 1, 2005

RE: Special Education Hearing Officers and Michigan Department of Education (MDE)

**Hearing Officer Appointment Process** 

The enclosed hearing officer vitae/information is being provided to update current information. The MDE does not approve hearing officers. Anyone may serve as a hearing officer, as long as that individual is found to be mutually acceptable by the parties. The MDE, however, does sponsor hearing officer training. The individuals listed in this document are those who completed the MDE's initial training in 1998 under IDEA 1997, (see part 5b of the attached procedures) many of whom had extensive prior experience. This information is provided to you under Rule 340.1724a(3) which states:

Each public agency shall keep a current department-developed and department-distributed list of the persons trained as hearing officers according to procedures established by the department who serve as hearing officers. This list shall be provided to parents upon any request for a hearing. The list shall include a statement of qualifications of each of the listed persons.

This list may be duplicated as necessary for parents who request special education due process hearings.

**Attachment A** of the vitae, is a chart of the initial training and annual seminars attended and hearings held by each of the individual hearing officers. This will provide you with useful information for mutual selection of a hearing officer.

**Attachment B** is the Office of Administrative Law procedures for local hearing officer appointments when the mutual selection process between school and parent parties fails.

**Attachment C** is the administrative rule language that shortens the period for mutual selection to 5 business days in expedited hearing matters.

If you have any questions about this material or seek to have the MDE appoint a hearing officer, please contact me at (517) 373-8369.

Enclosures

cc: Hearing Officers

#### STATE BOARD OF EDUCATION

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If you have any questions about this material or seek to have the MDE appoint a hearing officer, please contact me at (517) 373-8369.

Enclosures

cc: Hearing Officers

## MICHIGAN DEPARTMENT OF EDUCATION **HEARING OFFICER INFORMATION**

Training date indicated in bold represents those on the MDE appointment list

### <u>Contact Information</u> <u>Last Trained\*</u> <u>Vita</u>

Laura <b>Athens</b> , J.D., M.S.W. 30741 Tanglewood Trail Farmington Hills, MI 48331-1270  work: (248) 661-0801  fax: (248) 661-0802  home: (248) 661-0849  Lyn <b>Beekman</b> , Esq. Special Education Solutions 2139 Commons Parkway Okemos, MI 48864-3987  work: (517) 381-8909  fax: (517) 381-8086  home: (517) 349-1709  email: lyn@spedsolutions.com	2004 E 2004	Currently an attorney and mediator in private practice. Presenter on special education issues to parent and professional groups. Hearing officer and Mediator for MI Department of Career Development, Rehabilitation Services. Past experience include teaching education law, health law and bioethics at Wayne State Univ. Law School; Visiting Assistant Professor at Washington Univ. School of Law; federal judicial clerk for a U.S. District Court Judge in Eastern District of MO; social work practitioner in an urban hospital. Chair of the Oakland Co. Bar Assoc., Alternative Dispute Resolution Committee. (as of 1/05)  An attorney with Special Education Solutions, a center specializing in the resolution of special education disputes. He represents neither parents nor school districts. Experience includes serving as legal counsel to parents/ students for 15 years and thereafter, school districts for 10 years regarding special education and Section 504 matters; co-authored Michigan's Mandatory Special Education law and many of its rules; served as Chairperson of the State Board's Special Education Delivery System Task Force. Has trained hearing officers in 43 states. Has served as a hearing officer since 1977 in over 400 cases, a
Elizabeth <b>Berman</b> 2252 Burcham Drive East Lansing, MI 48823 work: (517) 349-4121 Ext. 118 fax: (517) 349-4356 home: (517) 349-1681	2004	state review officer in 3 states, and as a mediator, compliance officer and arbitrator. (as of 1/05)  Of Counsel, LaPointe & Assoc. Ph.D. in special education, J.D., Cooley Law School. Retired January, 2002, as assistant superintendent Livingston ESA. Previous experience includes teaching students with mental disabilities, administration of special education programs and services and adjunct faculty at MSU. Has served as a hearing officer since 1978. (as of 1/05)

<b>Contact Information</b>	Last Trained <sup>*</sup>	<u>Vita</u>
Joseph C. Bird	1998	Graduated from U of M with a degree in
STARK, REAGAN &	abeyance 1/	psychology/ anthropology; also received a J.D.
FINNERTY, P.C.	inactive 2	from Wayne State Univ. Has experience in all
1111 W. Long Lake Road		types of litigation, from personal injury and
#202		disability claims to divorce and general
Troy, MI 48098-6310		commercial litigation. Since 1989, served as a
work: (248) 641-9955		neutral mediator in Oakland Co., MI assisting
<u>fax</u> ; (248) 641-9921		lawyers in settling their clients' cases while they
		are pending in the court system. Since
		approximately 1989, serves as a Commercial
		Arbitrator in many different types of cases. In
		1994 was appointed to the American Arbitration
		Assoc. Employment Panel as a neutral Arbitrator.
		Is certified by the National Board of Trial
		Advocacy. Recently completed the MI Special
		Education Training program focusing on IDEA, its
		1997 Amendments and pertinent regulations. (as of
		12/00)
James S. <b>Bonnor</b> , Ed.D.	2004	Local District Director, Special Education (all
716 Ruddiman Drive		major disability areas); Director of Education and
North Muskegon, MI 49445		Support Services, Rivendell Adolescent
<u>day/evening</u> : (231) 744-		Psychiatric Hospital; Director, Regional Dispute
9179		Resolution Center (under MI Supreme Court
<u>fax</u> : (231) 744-0933		Administrative Office); Adjunct Professor,
		Western MI Univ.; mediator of conflict resolution;
		field coordinator at Grand Valley State Univ. and a
		parent of an L.D. son. (as of 1/05)
Vicki L. <b>Brennan</b>	1998	Received Juris Doctorate from Wayne State Univ.
380 N. Main St.	abeyance 1/	in June of 1980 and has been practicing law in the
Clawson, MI 48017	inactive 2	State of MI since December 1, 1980. Her practice
<u>work</u> : (248) 583-0016		consists mainly of representing plaintiffs in
		workers' compensation litigation. Also involved in
		extensive trial work, as well as handling cases
		through all phases of appeal. Served as an Adjunct
		Member of the Workers' Compensation Appeal
		Board, writing decisions on de novo review of
		cases on appeal from the Workers' Compensation
		Board of Magistrates. Served as a School Board
		member for the Ferndale Public Schools from July
		1989 to the present. Participated in a four day
		Special Education Hearing Officer Training course
		provided by the MI Department of Education in
		November 10, 1998. (as of 11/99)

<b>Contact Information</b>	Last Trained <sup>3</sup>	* Vita
Steven C. Camron, J.D. 1210 Meadowbrook Ann Arbor, MI 48103 day: (734) 213-8377 fax; (734) 487-2473 email: scamron@emich.edu	2004	Currently Assistant Professor on Special Education at Eastern Michigan University. Employed from 1977 to 2004 as Coordinator of Planning, Monitoring & Data Collection, at Lenawee Intermediate School District (ISD), Adrian, MI. Undergraduate degree from Eastern MI Univ. teaching emotionally impaired. Juris Doctorate from Univ. of Toledo Law School. Hearing Officer since 1985. (as of 1/05)
Dolores M. Coulter, J.D. 6169 Pebbleshire Dr. Grand Blanc, MI 48439 work: (810) 234-2621 home: (810) 695-2635	2003	Currently the managing attorney of the Flint office of Legal Services of Eastern Michigan (LSEM). Previous experience includes the private practice of law and supervising attorney for the MI Protection and Advocacy Services from 1982-1988. Represented students in special education hearings, complaint process, and in federal court, and currently supervises the education law unit at LSEM. Private practice from 1988-1992 focused on representation of nonprofit and governmental agencies. Former member of Statewide Health Coordinating Council, former Chairperson of the Institute of Continuing Legal Education, and board member of various nonprofit agencies in Genesee Co. Graduate of Marygrove College and Harvard Law School. Member of the State Bar of MI and the Genesee Co. Bar Association. (as of 12/99)
Dr. Ingrid L. <b>Draper</b> 15801 Providence Dr. Unit 12-D Southfield, MI 48075 home: (248) 552-3970 fax: (248) 552-3971 email: idraper@iopener.net	1998 abeyance 1/ inactive 2	Former Executive Director, Office of Specialized Student Services, Detroit Public Schools. Retired in 1996. Associate Director, Urban Special Education Leadership Collaborative. Former adjunct faculty, Wayne State Univ.; Marygrove College; Merrill Palmer Institute, Univ. of MI-Dearborn, Concordia College, Ann Arbor. Staff/Facilitator, Critical Issues in Special Education Summer Institutes, Graduate School of Education, Harvard Univ., Cambridge, MA. (as of 1/03)
James M. <b>Flaggert</b> RHOADES MCKEE 161 Ottawa, NW, Suite 600 Grand Rapids, MI 49503 daytime: (616) 235-3500 night: (616) 676-9583 fax: (616)459-5102	2004	Presently partner in the law firm of Rhoades McKee, Grand Rapids, MI, with representation of clients in special education area. Also visiting professor of school law, Grand Valley State University. Hearing Officer in special education matters since 1973. Member, Board of Directors, MI Assoc. of Special Education Hearing Officers. (as of 1/04)

<b>Contact Information</b>	Last Trained*	<u>Vita</u>
Charles G. Gale	1998	An attorney with 30 years' experience in litigating,
Attorney at Law	abeyance 1/	mediating, and deciding a broad spectrum of civil
30740 Kirk	inactive 2	actions. Has a Martindale-Hubbell rating of AV,
Franklin, MI 48025		which is the highest rating for legal ability and
work: (248) 737-5970		integrity. Currently a contract Administrative Law
<u>fax</u> : (248) 737-5970		Judge with the MI Unemployment Agency. (as of 11/01)
Gregory J. Kocab	2004	Currently employed as the Judicial Assistant to the
35846 Old Homestead Drive		Wayne Co. Circuit Ct. Training and education
Farmington Hills, MI 48335		includes completion of annual MDE Special
work: (313) 224-8805		Education Hearing Officer training seminars
<u>fax</u> : (313) 237-9301		(1998-2004), and attendance at April 2002 seminar
<u>home</u> : (248) 474-1127		sponsored by Spec Ed Solutions, entitled
home fax: (248) 474-0525		"Dilemmas in Dealing with Disputes," and award
		of following degrees: J.D. – Univ. of Detroit
		School of Law (1980); M.A. – Indiana Univ.
		(1976) and B.A. – Univ. of Detroit (1974).
		Member of the Sate Bar of MI and Oakland Co.
		Bar Ass'n. Other professional activities include
		neutral case evaluator for the Mediation Tribunal
		Assoc. (serving Wayne Co. Circuit Ct) (1988-
		present (inactive)) and Oakland County Circuit Ct.
		(1991-present (inactive)), and member of the
		Farmington Hills Zoning Board of Appeals (1991-
	1000	2000) (chairperson 1995, 1998). (as of 1/05)
Steven A. Kohler J.D.	1998	A practicing attorney for the past 18 years and
Attorney at Law	abeyance/	current practice focusing primarily on general
32605 W. 12 Mile Road	inactive	civil, commercial and business litigation. Is a
Suite 200		qualified neutral case evaluator with the Mediation
Farmington Hills, MI 48334 work: (248) 324-2620		Tribunal Assoc. and the Oakland Co. Circuit and District Courts. Is an active member of the
<u>work</u> . (248) 324-2610		Oakland Co. Bar Assoc. and is past chairman of its
cell: (248) 877-2370		District Court Committee. Also a member of the
<u>ccii</u> . (248) 877-2370		American Bar Assoc. and a volunteer mediator
		with the 46 <sup>th</sup> ; 48 <sup>th</sup> , and 51 <sup>st</sup> District Courts, and
		serves as a volunteer attorney with the Southfield
		Legal Aid Program which assists individuals
		seeking legal advice and counsel. (as of 1/03)
Jason D. Kolkema, J.D.	2004	Municipal defense attorney with the law firm
JOHNSON, ROSATI,		Johnson, Rosati, LaBarge, Aseltyne & Field, P.C.,
LABARG, ASELTINE &		in Lansing, which provides representation to cities,
FIELD, P.C.		townships, counties and a variety of municipal
303 S. Waverly Road		clients, including community mental health boards
Lansing, MI 48917		and county medical care facilities. Practices
work: (517) 886-3800		primarily in the areas of civil rights litigation,
<u>fax</u> : (517) 886-9154		employment law, special education law, personal
<u>home</u> : (517) 337-9375		injury and zoning in both state and federal courts.

<b>Contact Information</b>	Last Trained	<u>* Vita</u>
		Experience also includes consultation to parents regarding mental health and special education matters and serving as a case evaluator in Ingham and Shaiawassee County Circuit Courts.  Previously served on Board of Directors of Autism Society of MI. Member of the State Bar of MI, Ingham Co. Bar Assoc. and East Lansing Zoning Board of Appeals. (as of 1/05)
Sidney Kraizman KRAIZMAN & KRAIZMAN 615 Griswold St. Suite 1616 Detroit, MI 48226-3902 work: (313) 961-7078 fax: (313) 961-3832 home: (248) 553-4341 email: kraizman@aol.com	2004	Attorney in private practice from 1970 to the present. President of the MI Chapter of the Alexander Graham Bell Assoc. for the Deaf and Hard of Hearing (Michigan A.G. Bell) 1986-1988; past and current Chairman of the Michigan A.G. Bell Speech and Language Summer Camp 1987-2004; past and current Chairman of the Michigan A.G. Bell Early Hearing Detection and Intervention Committee 1993-2004; lecturer at seminars sponsored by the Division on Deafness, A.G. Bell; member of numerous special education organizations and committees. Currently a State Level Hearing Officer. (as of 1/05)
Frances LaPlante Sosnowsky, Ed.D. Division of Policy and Administrative Studies 385 Education Wayne State University Detroit, MI 48202 phone: (313) 577-1730 fax: (313) 577-1693 email: ab7014@wayne.edu	2002 E	Associate Professor and Chair, Educational Administration and Policy Studies Unit, Division of Administration & Organizational Studies, College of Education, Wayne State Univ. Hearing Officer since 1985. Formerly, Director of Consulting and Related Services, Macomb ISD. She established the Macomb ISD Multidisciplinary Diagnostic Center. For 23 years she served as Director, Pre-School & Assessment Center Service. She also established and served as Director of the MISD Infant Pre-school Program (early intervention for infants and toddlers, 0 - 3 years of age), and as Part H administrator. Previous positions include elementary teacher and consultant for speech and language services for the Detroit Archdiocesan Schools (6 county area). Academic background includes: EdD, Wayne State Univ.; Med., Marygrove College; AA and BS, Marywood College (PA). (as of 11/01)
Sharon L. <b>LaPointe</b> , Esq. LaPointe & Assoc. 2143 Commons Parkway Okemos, MI 48864-3987 work: (517) 349-4121 fax: (517) 349-4356 home: (517) 655-5522	2004 E	Currently attorney with LaPointe & Associates in Okemos. Educational background includes MA in clinical psychology and specialist degree in school psychological services. Past professional experience includes 10 years as school psychologist. Previously, adjunct instructor at CMU in the area of education for the learning disabled and presently adjunct instructor at NMU

<b>Contact Information</b>	Last Trained	* <u>Vita</u>
		and SVSU in the areas of IDEA and §504. Has served as legal counsel and workshop presenter for both school districts and parents on special education issues. Also serves as a hearing officer in special education due process hearings. Previously served on the Michigan Department of Education ADHD Task Force, Quality Assurance and Alternative Assessment Sensitivity Review Committees and as legal consultant to Part C (Early On) grant on procedural safeguards. Past president of Child and Family Services of MI, Inc., Capitol Area and the Capitol Area ADD Network. Co-editor of the <i>OP News</i> and author of <i>Ways Through the Maze: Section 504 and ADA.</i> (as of 1/05)
Frank D. <b>McAlpine</b> Attorney at Law	2004	Licensed attorney in Michigan and California, practicing for 25 years. General litigation and
712 Abbott Road		appellate practice. Admitted to the U.S. Court of
East Lansing, MI 48823 work: (517) 333-1811		Appeals for the 6 <sup>th</sup> Circuit, and U.S. Supreme Court. General practice, insurance defense,
<u>fax</u> : (517) 333-1490		plaintiff's personal injury (past 15 years), extensive
email: McAlpineel@smsn.com		litigation and appellant experience. (as of 1/05)
Andrew M. Mudryk	2000	Legal Director at the Arizona Center for Disability
Attorney at Law Arizona Center for	abeyance 1/ inactive 2	Law (ACDL), where he provides leadership,
Disability Law	mactive 2	management, and supervision to the legal and advocacy staff at Arizona's Protection and
3839 N. Third St.		Advocacy System, which includes a Special
Suite 209		Education Team. Before joining the ACDL, was
Phoenix, AZ 85012		owner of a small firm in Ann Arbor, MI
work: (602) 274-6287		representing plaintiffs in employment
email:		discrimination cases; wrote appellate briefs, and
AMMudryk@aol.com		served as a freelance legal editor for the Institute of Continuing Legal Education (ICLE); was also
		appointed to act on an ad hoc basis as a hearing
		referee at the Michigan Department of Civil
		Rights. Graduated magna cum laude from Wayne
		State Univ. in Detroit with degrees in French and
		Political Science in 1986 and with honors from the
		George Washington Univ. Law School in Washington, D.C. in 1989. Successfully litigated
		hundreds of cases, including discrimination
		complaints against large employers. Before
		starting his own practice, he was an executive legal
		editor and program attorney at ICLE, where he
		wrote and edited many publications and planned most of ICLE's courses related to litigation and
		employment law. He also co-wrote a chapter on
		employment law. The also co-wrote a chapter on

<b>Contact Information</b>	Last Trained	<u>* Vita</u>
Davida <b>Pappas</b>	2004	attorney fees in a MI Trial Lawyers Assoc. book on employment law, and wrote a chapter on "Discrimination Against Gay, Lesbian, Bisexual and Transgender Employees" in a book published by Michigan Protection & Advocacy Service (MPAS). Also is a frequent speaker on issues related to the Americans with Disabilities Act. (as of 01/04)  Served as president of the MI Assoc. of Special
693 West Hancock Detroit, MI 48201 phone: (313) 831-4020		Education Hearing Officers from 1986 to 1997.  Past experience includes 15 years in advocacy and advocacy training. Served on the boards of two retarded citizens (ARC) organizations and on the board of the Physically Impaired Assoc. of MI. Served as a mediator for 10 years with the MI Special Education Mediation Services and is currently a state level hearing review officer. (as of 1/05)
Paul Stier MEYERS & STIER, P.C. 21700 Northwestern Hwy. Suite 700 Southfield, MI 48075 phone: (248) 557-7200 fax: (248) 557-8169 evening: (734) 676-6420 email: pstier@concentric.net	1998 abeyance1/ inactive 2	Practices in the following areas of law: Juvenile, Domestic Relations, Criminal, Personal Injury and Probate. Professional Associations: Special Education Hearing Officer through the MDE; Criminal Advocacy Program Certification through Detroit Recorders Ct., 1989 to present; Juvenile Law Certification through Wayne Co. Circuit Ct., 1997 to present; Probate and Mental Health Law Certification through Wayne Co. Probate Ct., 1997 to present. Member of State Bar of MI, 1987 to present; Federal Bar, 1992 to present; Juvenile Law Section; Family Law Section; Negligence Law Section; General Practice Section. Education: Detroit College of Law, Juris Doctorate 1987; Central MI Univ., B.A. History and Journalism, 1983. (as of 11/00)
Frank J. Wawrzaszek 954 Sherman St. Ypsilanti, MI 48197 phone: (734) 483-4335 email: Wawrzasz@online.Emich. edu	2004	B.S. Univ. of the State of N.Y., Ed. M. Boston Univ., Graduate Study U of M., MI State Univ., Training in Technology for the handicapped, Telesensory Instruments Inc., Palo Alto, CA, M.I.T. and the Univ. of Pittsburgh. Special Training in the area of the visually impaired, Perkins Institution for the Blind, Boston. Hearing officer training, MDE. Annual updates for State Review officers, special training in Part H. Experience includes: Teacher, Housemaster-Perkins Institute for the Blind, Boston. Teacher and Administrator, Jackson Public Schools, Professor and Dept. Head, Dept. of Special Education, Eastern MI Univ. (Retired) Trustee

<b>Contact Information</b>	Last Trained*	<u>Vita</u>
		and President of the Board, Hemophilia of MI and St. Francis Home for Boys, (currently St. Francis Family Services). Evaluator of programs for the multi-handicapped, Great Lakes Regional Resource Center, Member of MI State Board of Education, Research, Evaluation and Assessment Services Commission. Served as a local level hearing officer for 25 years and as a State Level Review Officer for 17 years. Involved in approx. 170 hearings during his tenure at both hearing levels. Author of seven articles in the field of general education, special education, educational administration and clinical and consulting psychology. (as of 11/00)
Thomas E. Woods, Esq. CUMMINS WOODS 421 West Ionia Lansing, MI 48933 work: (517) 487-0800 fax: (517) 487-2474 home: (517) 374-7110 email: tewoods@earthlink.net	2004	Attorney in private practice in Lansing (1980); Ingham County Circuit and Probate Courts, Eaton County Circuit Court ad hoc Administrative Law Judge with the Department of Environmental Quality (2002); certified facilitative mediator (2001 - present). Experience includes serving as a case evaluator with the Ingham, Clinton and Gratiot Co. Circuit Courts, (1987- present); ad hoc hearing officer with the Dept. of Civil Service (1996-2000); Special Assistant Attorney General (2001); General Counsel of the MI Senate (1969-76); ad hoc hearing officer - Dept of Licensing and Regulation (1976-77); Chairman and Executive Director of the MI Crime Victim Compensation Board (1977-80); Referee MI Dept. of Civil Rights (1981-90); AB, MA Notre Dame (1964, 1965); J.D. Univ. of MI (1968). Admitted in all state and federal courts in MI, the U.S. Court of Appeals Sixth Circuit and the U.S. Supreme Court. (as of 1/05)
Vicki Wozniak 82 Charter Court Manistee, MI 49660 phone: (231) 398-0365 email: vickiwozniak@msn.com	2004	Currently is a retired educator. She has been a special education hearing officer since 1982 and a special education mediator since 1986. She has extensive experience in hearings, mediations, labor relations and complaint investigations. She has a Masters in Education in special education and is certified as a teacher of the learning disabled, a teacher consultant, a work-study coordinator, a curriculum resource consultant, a director of special education and a central office administrator. She coordinated the first state-initiated project for training of Parent Advisory Committees and has served on several state committees, including 2 on adaptive technology.

<b>Contact Information</b>	<b>Last Trained*</b>	<u>Vita</u>
		Her work history includes: teacher of the
		emotionally impaired in a residential/day treatment
		facility in Toledo, OH; curriculum resource
		consultant and Director of Special Education,
		Alpena-Montmorency-Alcona ISD; and Director
		of Special Education, Director of Staff and
		Community Relations and Superintendent, East
		Lansing Public Schools. She has also previously
		worked part-time for Lansing Schools in
		negotiations, grievances and labor relations. Does
		not take state appointments. Does not accept cases
		by appointment by the MDE. Available May
		through October only. (as of 1/05)

<sup>\*1=</sup> no annual hearing officer seminar attendance 2= no current hearing officer assignments E= excused from training

#### **ATTACHMENT 'A'**

The following attended the 1998 Department Hearing Officer training and are qualified as hearing officers under the new Department of Education procedures. Those indicated with an \* were trained as a hearing officer and held hearings prior to 1998 under the old procedures as well. In order to be qualified to be appointed by the Department when parties cannot mutually agree to a selection, a person must have attended the most recent training update.

<u>Name</u>	<u>Training Updates</u> <u>Attended</u>						# of Local Level Hearing Appointments/Assignments				Date of last hrg assigned		
	1999	2000	2001	2002	2003	2004	1999	2000	2001	2002	2003	2004	
ATHENS, Laura*	X	X	X	X	X	E	1	0	3	5	1	3	6/7/04
BEEKMAN, Lyn*	X	E	X	X	X	X	26	32	19	53	30	21	12/14/04
BERMAN, Elizabeth	ı	E	X	E	X	X	3	2	2	3	3	1	6/21/04
BIRD, Joseph							0	0	0	0	0	0	
BONNOR, James*		X	X	X	X	X	0	0	1	1	1	0	11/4/03
BRENNAN, Vicki	X						0	0	0	0	0	0	
CAMRON, Steven*	X	X	X	X	X	X	2	1	5	0	8	8	12/1/04
COULTER, Dolores	X	X	X	X	X		0	1	2	0	0	0	3/29/01
<b>DRAPER</b> , Ingrid*							0	0	0	0	0	0	
FLAGGERT, James	* X	X	X	X	X	X	33	44	36	25	15	22	11/29/04
GALE, Charles							0	0	0	0	0	0	

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<u>Name</u>	<u>Training Updates</u> Attended							<u># of I</u> <u>Appo</u>		Date of last hrg assigned			
	1999	2000	2001	2002	2003	2004	199		2001	2002	2003	2004	and my designed
	1777	2000	2001	2002	2003	2004	199	2000	2001	2002	2003	<b>2004</b>	
KOCAB, Gregory	X	X	X	E	X	X	0	2	2	11	2	2	4/22/04
KOHLER, Steven							0	0	0	0	0	0	
KOLKEMA, Jason		X	X	X	X	X	0	3	3	3	2	7	12/1/04
KRAIZMAN, Sidne	y* X	X	X	X	X	X	6	6	3	2	1	5	12/22/04
KRAUS, John Jr.							0	0	0	0	0	0	
LANE, Lisa		remove	ed 2/2000	per her r	equest								
LAPLANTE- SOSNOWSKY, Fran	X nces*	X	E	E			0	0	1	0	0	0	3/14/01
LAPOINTE, Sharon	ı*	X	X	X	X	E	5	5	9	5	2	1	3/18/04
MCALPINE, Frank		X	X	X	X	X	0	0	3	6	2	5	12/22/04
MCCLENNEN, San removed 9/2004		X	X	X	X		0	1	2	0	1	0	12/9/03
MUDRYK, Andrew		X	remove	ed 1/2003	per his r	equest							
PAPPAS, Davida*	X	X	X	X	X	X	1	1	1	3	3	7	12/8/04

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<u>Name</u>	<u>Training Updates</u> <u>Attended</u>							# of Local Level Hearing Appointments/Assignments					Date of last hrg assigned
	1999	2000	2001	2002	2003	2004	1999	2000	2001	2002	2003	2004	
SOSNOWSKY, William *	X	X remove	E d 1/2003	E per his re	equest		6	2	3	0	0	0	11/12/01
STIER, Paul							0	0	0	0	0	0	
WAWRZASZEK, Frank*	X	X	X	X	X	X	6	3	3	1	3	2	7/7/04
WOODS, Thomas	X	X	X	X	X	X	0	2	5	0	11	4	12/1/04
WOZNIAK, Vicki			X	E	E	X	5	4	2	7	10	11	7/28/04
TOTAL	15	<b>19</b> 2E	<b>19</b> 2E	<b>19</b> 5E	<b>17</b> 1E	13 2E	94	109	105	120	95	99	

E = Excused

DATED: January 7, 2005

### **Procedures for the Appointment** of Local Special Education **Due Process Hearing Officers**



Office of Special Education and Early Intervention Services

March, 2003

#### STATE BOARD OF EDUCATION

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MICHIGAN DEPARTMENT OF EDUCATION DECISION MAKING RULER - 2001



#### MICHIGAN DEPARTMENT OF EDUCATION Office of Administrative Law

**SUBJECT:** Procedures for Appointment of Local Special Education Due Process Hearing Officers

The current applicable administrative rule implementing the Revised School Code provisions governing Special Education (MCL 380.1701 et seq.; MSA 15.41707 et seq.) regarding appointment of hearing officers is AC 1979, R 340.1724a. It states:

Rule 24a.(1) The superintendent of the public agency shall contract for the services of an impartial hearing officer who is mutually agreeable to both parties or who has been appointed by the department. If the parent and the public agency cannot agree on a hearing officer within 14 calendar days following the hearing request, then the superintendent shall immediately request that the department appoint an impartial hearing officer according to procedures established by the department.

- (2) A hearing shall not be conducted by an employee or board member of the involved local school district, of another local school district within the same intermediate school district, of a public school academy within the same intermediate school district, or of the intermediate school district of which the involved local school district is a part.
- (3) Each public agency shall keep a current department-developed and department distributed list of the persons trained as hearing officers according to procedures established by the department who serve as hearing officers. This list shall be provided to parents upon any request for a hearing. The list shall include a statement of qualifications of each of those persons.

The rule allows selection of hearing officers either by mutual consent of the parties or by appointment by the Michigan Department of Education (Department) in the event that the parties are not able to reach agreement. (Hearing officers chosen by mutual consent need not appear on the Department's list of trained hearing officers.) The following procedure will be followed to implement this rule.

<u>Procedure</u>: Michigan Department of Education, Office of Administrative Law-Appointment of Impartial Special Education Due Process Hearing Officers under R 340.1724a.

#### Parties' Responsibilities

- 1. The school district shall provide a copy of this procedure and a copy of the Department's list of trained hearing officers to all parties upon receipt of the request for hearing. When a hearing officer is chosen by mutual consent, the parties are not required to limit their selection to hearing officers appearing on the Department's list of trained hearing officers.
- 2. Within one business day after receipt of any request for hearing, the school district shall mail or fax to the Department a copy of the request showing the date the request was received.

- 3. Within 14 calendar days after the date of the receipt of the request for a hearing, the school district shall file with the Department and serve on all parties written notice of one of the following: (a) The name, address and telephone number(s) of the hearing officer selected by the parties; or (b) The date of the hearing request and a statement that the parties have not been able to select a hearing officer by mutual agreement. This written notice of non-selection shall be accompanied by a list of individuals proposed for selection, but rejected by either of the parties. This notice must include names, addresses, and phone numbers of the parties to this hearing request.
- 4. If the written notice required by paragraph 3 is not filed within the required time limit, the Department shall appoint a hearing officer in compliance with R 340.1724a.

#### Department's List of Trained Hearing Officers

- 5. Qualified individuals satisfying all of the following requirements will be included in the Department's list of trained hearing officers:
  - (a) Satisfied minimum education, experience and communication skill requirements as determined by the Michigan Department of Education.
  - (b) Completion of MDE sponsored training in the Individuals with Disabilities Education Act 1997 first given in November of 1998 or study of the videotape and written materials pertaining to that training.
  - (c) Completion of annual Department-sponsored or endorsed in-service training.
  - (d) Beginning September 30, 2001, completion of at least one local level hearing to decision or to stipulated dismissal within the prior 24 months.

#### **Selection and Appointment**

- 6. The choice of a hearing officer will be made without regard to the hearing officer's fees for services. Hearing officers, however, must list their fees with the Department prior to inclusion in the list of trained hearing officers. They must also provide, in writing, updates of those fee statements at least annually.
- 7. Selection will be made without regard to geographical location or distance factors.
- 8. Persons otherwise eligible will not be considered for assignment if:
  - (a) they were proposed and rejected during the school district's and parents' earlier attempts to reach mutual agreement unless the parents and school parties have exhausted all hearing officers on the trained hearing officer list. In such an event, the Department shall appoint a hearing officer without regard to previous consideration by either party;
  - (b) the hearing officer had previously communicated a temporary inability to serve on hearing cases;
  - (c) Exclusion would be prudent because removal proceedings were pending under paragraph 15 or 16 or both.
- 9. Appointment shall be made on an alphabetical rotation, however, the beginning point on the rotation shall be determined by a one-time blind lottery.

10.

- (a) The Department shall identify the next individual on the rotation who is neither disqualified nor ineligible under these procedures, and confirm his/her availability. If that candidate is unavailable, the Department will confirm the availability of the next individual on the rotation who is neither disqualified nor ineligible. This process will be repeated until a hearing officer is appointed or until the list is exhausted.
- (b) Upon the next appointment of a hearing officer, the rotation shall begin with the first name following the last appointed hearing officer.
- 11. For demonstrated emergency situations (such as all listed hearing officers are unavailable, ineligible or disqualified), the Department may waive annual training requirements and give deference to experiential factors in the appointment process.

#### Notice

- 12. The Department will, where possible, contact the respective parties by telephone to notify them of the appointment.
- 13. A letter of appointment verification will be sent certified mail by the Department to the appointed hearing officer, with copies to the respective parties.
- 14. The hearing officer shall:
  - (a) supply the Department, within 2 days following the grant of any extension of timelines, with written documentation of any extension of hearing timelines including the party's written request, the number of days involved and a determination of good cause.
  - (b) supply two copies of the hearing decision to the Department. The first copy shall contain all personal identifiers. The second copy shall have all personal identifiers deleted.
  - (c) report the cost of completing (b) above as part of his/her fee to the district.

#### Removal

The Department may, under specific circumstances, withhold or remove a hearing officer from the list of eligible hearing officers.

#### 15. Temporary Inactive Status

- (a) Hearing officers, against whom a formal complaint has been made, will be placed on an inactive status list until the specific allegation has been examined and resolved
- (b) Beginning September 30, 2001, hearing officers who have not completed one local hearing within the 2 past calendar years and participated in the department-sponsored/endorsed annual hearing officer in-service will be held in abeyance until they satisfy these requirements.
- (c) Hearing officers may request inactive status.

#### 16. Removal

- (a) Hearing officers, against whom allegations are made regarding misconduct or partiality, that are substantiated by the State Level Review Officer or a court of competent jurisdiction, may be removed from the list of trained hearing officers at the discretion of the Department.
- (b) A hearing officer who has failed to complete a hearing within the required time limit without promptly filing with the Department specific time extensions supported by a party's written request and by a written determination of good cause for the extension may be removed from the list of trained hearing officers at the discretion of the Department.
- (c) Hearing officers in abeyance status, who have not completed state requirements after one year, may be removed from the list of trained hearing officers at the discretion of the Department.
- (d) Hearing officers may request their names to be removed.

If you have any questions or concerns regarding the above, please feel free to contact Ms. Lauren S. Harkness, Administrative Law Judge, Office of Administrative Law at (517) 373-8369.

R 340.1724c Expedited hearings.

- Rule 24c. (1) The expedited hearing process shall be a 1-tier hearing process. The superintendent or chief executive officer of each public agency shall contract for the services of a mutually agreed upon impartial special education hearing officer within 5 business days of receipt of a written request for an expedited hearing.
- (2) If the parties to an expedited hearing cannot mutually agree on the selection of an impartial special education hearing officer, then the public agency shall request the department to immediately appoint a special education hearing officer from the current department-developed and department-distributed list of the persons who serve as hearing officers as required by R 340.1724a(3).
- (3) Expedited hearings shall address only those issues of disagreement relating to any of the following:
- (a) A determination that a student's behavior was not a manifestation of the student's disability.
- (b) A decision regarding the provision of an appropriate interim alternative educational setting.
- (c) Seeking an interim alternative setting for not more than 45 days for a student who may demonstrate potential harmful or injurious behavior to himself, herself, or others.
- (4) The parties to an expedited hearing shall, within 5 business days before the hearing, provide the other party with a list of potential witnesses and any documents to be used as evidence, including, but not limited to, any pertinent evaluations and recommendations.
- (5) The special education hearing officer has the authority to rule on a request to bar any evidence to be used in an expedited hearing not disclosed to the other party at least 5 business days before the expedited hearing only when the introduction of evidence is disputed by the other party.
- (6) The special education hearing officer shall render and mail a final decision to all parties within 45 calendar days after the receipt of the written request for an expedited hearing from the superintendent or chief executive officer or his or her designee without exceptions or time extensions.
- (7) Any party to the expedited hearing who is aggrieved by the decision of the hearing officer may appeal the decision to a court of competent jurisdiction.

History: 1987 MR 6, Eff. July 1, 1987; rescinded 1990 MR 8, Eff. Aug. 18, 1990; 2002 MR 11, Eff. June 6, 2002.